ΦΑ 0 100 (Red 5/93) 2:10 Filed 04/11/19 Page 1 of 2 PageID: 76

	UNITED S	TATES DISTRI	UNITED STATES DISTRICT COURT					
For the		_DISTRICT OF	New Jersey					
	ED STATES OF AMERICA V. LBERT DAVYDOV Defendant	AGRE CASE	EMENT TO FORFEIT PROPERTY 19-247-03 (Km)					
	Doronduit							
	we and my/our personal representa		(1) (B) (xi) in consideration of the release of the ly agree to forfeit to the United States of America					
	65-36 Wether	ole Street, Apt 411, Re	go Park 11374					
and there has	peen posted with the court the follo	wing indicia of my/our	ownership of the property:					
the property des	leclare under penalty of perjury that cribed above is not subject to any lagreement, and those listed below:	at I am/we are the sole ien, encumbrance, or co	owner(s) of the property described above and that aim of right or ownership except my/our own, that					
	-		pair the value of my/our interest in the					
The conditions	s of this agreement are that the defe	ndant	ALBERT DAVYDOV (Name)					
any and all order of a condition of which the defending such matter by such judgment. It is agreed an shall continue under the defendadagreement, then property describe for any breach centitled matter at judgment may be forfeiture of the provided by the	rs and directions relating to the defer defendant's release as may be ordered and may be held to answer or the control of the	ndant's appearance in the red or notified by this cause transferred. The element imposed and obeying gragreement (including exonerated. do therwise obeys and placed by the forfeited to the United States District property is forfeited and States District Court costs, and execution me and any other laws of	ay be required to appear, in accordance with his case, including appearance for violation fourt or any other United States Court to defendant is to abide by any judgment entered any order or direction in connection with any proceedings on appeal or review) which performs the foregoing conditions of this easy or perform any of these conditions, the nited States. Forfeiture under this agreement ict Court having cognizance of the above diff the forfeiture is not set aside or remitted, against each debtor jointly and severally for may be issued and the property secured as the United States of America.					
This agreemen	nt is signed on 4/11/19 (Date)	at <u>USDC</u> , <u>Newa</u> (Place)	rk, NJ					
Owner(s)/Obligor(s)Obligor(s)	Gergamore RSBY DACYDER	Address Address Address Address	veen My					
	Signed and acknow	ledged before me on _	4/11/19					
Approved:	Josepharin	 	(Date) (Hufficial Officer/Clerk)					
- *	(Judge)							

🍇 o 100 (Red \$/65)2:19 - Group Color - Color

Unite	D STATES DISTRIC	T COURT	
For the	DISTRICT OF		
UNITED STATES OF AMERICA V. ALBERT DAVYDOV	AGREE	AGREEMENT TO FORFEIT PROPERTY	
Defendant	CASE	19-247-03(KM)	
Dorondan			
) (B) (xi) in consideration of the release of the agree to forfeit to the United States of America	
6440 Dieterle Cre	escent, Rego Park, NY 113	74	
and there has been posted with the court the	following indicia of my/our ow	mership of the property:	
I/we further declare under penalty of perju the property described above is not subject to imposed by this agreement, and those listed be	any lien, encumbrance, or clair	vner(s) of the property described above and that m of right or ownership except my/our own, that	
and that I/we will not alienate, further encum	nber, or otherwise willfully impa	ir the value of my/our interest in the	
The conditions of this agreement are that the	e defendant	ALBERT DAVYDOV	
is to appear before this court and at such off any and all orders and directions relating to the of a condition of defendant's release as may be which the defendant may be held to answer or in such matter by surrendering to serve any se such judgment. It is agreed and understood that this is a conshall continue until such time as the undersigned of the defendant appears as ordered or notification.	e defendant's appearance in this e ordered or notified by this countries the cause transferred. The defentence imposed and obeying any tinuing agreement (including any ed are exonerated.	case, including appearance for violation art or any other United States Court to fendant is to abide by any judgment entered y order or direction in connection with y proceedings on appeal or review) which	
agreement, then this agreement is to be void, be property described in this agreement shall immers for any breach of its conditions may be declared entitled matter at the time of such breach, and judgment may be entered upon motion in such forfeiture of the property together with interest provided by the Federal Rules of Criminal Processing agreement, then the property together with interest provided by the Federal Rules of Criminal Processing agreement is to be void, by property described in this agreement is to be void, by property described in this agreement is to be void, by property described in this agreement is to be void, by property described in this agreement is to be void, by property described in this agreement is to be void, by property described in this agreement is to be void, by property described in this agreement is to be void, by property described in this agreement shall immediately agreement	out if the defendant fails to obey nediately be forfeited to the United by any United States District if the property is forfeited and in United States District Court agost and costs, and execution may	or perform any of these conditions, the ed States. Forfeiture under this agreement Court having cognizance of the above f the forfeiture is not set aside or remitted, ainst each debtor jointly and severally for be issued and the property secured as	
This agreement is signed on 4/11/19	at <u>USDC, Newark.</u> (Place)	NJ	
Defendant Abert payer Owner(s)/ Zeelyamore Obligor(s) Educated Poryo Obligor(s)	Address Address Address Address	Queens N.Y Queens N.Y Queens N.Y	
	knowledged before me on	4/11/19	
Joephan	with -	(Date) (Judicial Officer/Clerk)	